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By ECF

The Honorable Cathy Seibel United States District Judge The Hon. Charles L. Brieant Jr. Federal Building and United States Courthouse 300 Quarropas Street White Plains, New York 10601-415

Re: U.S. v. George Sanossian

24-cr-00090-CS

July 2, 2024

Application granted. Defendant may travel as requested but must provide all particulars to Pretrial Services.

SO ORDERED.

Cathy Seiber

7/2/24

Dear Judge Seibel:

I represent the defendant George Sanossian in the above-referenced matter. I write to request a temporary modification of Mr. Sanossian's bail conditions so that he may travel to Connecticut and New Jersey.

Mr. Sanossian is currently released on bail – specifically, a \$250,000 bond, co-signed by his wife. (ECF No. 4.) Among the non-monetary conditions of his bail, Mr. Sanossian is permitted to travel for any reason within the Southern and Eastern Districts of New York. (*Id.*) Mr. Sanossian has abided by all the conditions of his release.

Mr. Sanossian requests permission to travel to (1) New Haven, Connecticut on July 11 to visit a friend, and (2) Ocean City, New Jersey from August 17-24 to stay with his family. If this request is granted, Mr. Sanossian will, in advance of his travel, provide Pre-Trial Services with the addresses to which he will be traveling and how he can be reached.

I have conferred with the government and Pre-Trial Services regarding the foregoing request to travel and have been informed that they have no objection, based on the conditions set forth above.

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I thank the Court for its consideration of this request.

Respectfully submitted,

/s/ Alan Vinegrad

Alan Vinegrad

cc: All counsel of record (by ECF)
Pre-Trial Services (by email)